

**REMARKS**

The Office Action in the above-identified application has been carefully considered and this amendment has been presented to place this application in condition for allowance.

Accordingly, reexamination and reconsideration of this application are respectfully requested.

Claims 7-12 are in the present application. It is submitted that these claims were patentably distinct over the prior art cited by the Examiner, and that these claims were in full compliance with the requirements of 35 U.S.C. § 112. The changes to the claims, as presented herein, are not made for the purpose of patentability within the meaning of 35 U.S.C. sections 101, 102, 103 or 112. Rather, these changes are made simply for clarification and to round out the scope of protection to which Applicants are entitled. Claims 1-6 are canceled.

Claims 1-6 were rejected under 35 U.S.C. § 112, second paragraph, as being indefinite for using the phrase “a format processible.” Claims 1-6 are canceled. New claims 7-12 eliminate the use of this phrase. Accordingly, Applicants believe this rejection has been overcome.

Claims 1-2 and 5-6 were rejected under 35 U.S.C. § 102(e) as being anticipated by Dashefsky et al. (U.S. Patent 6,098,048). Claims 3-4 were rejected under 35 U.S.C. § 103(a) as being unpatentable over Dashefsky in view of King et al. (U.S. Patent 6,742,022). The present invention discloses an information processing apparatus (e.g. laptop/cell phone/PDA) with a position information acquiring unit (e.g. GPS capability) which determines the current latitude and longitude position of the apparatus and generates (using the position information converting

unit) a position map in HTML format (i.e. the claimed converted data). The position map is periodically updated (i.e. at time intervals) and transmitted to a server so that the position map can be accessed and displayed on other apparatus. Specifically, the present claims recite “convert[ing] said position information acquired by said position information acquiring unit into data to be displayed on other information processing apparatus.” (Claims 8, 10-11, and 12)

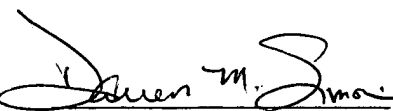
Whereas, Dashefsky discloses time-annotated vehicle-location data which is used to generate a set of vehicle-use data including the date and time, trip duration, starting point and destination coordinates, etc... (Abstract) However, Dashefsky does not disclose using the data to generate and transmit a position map in HTML format as covered by the converted data recited in the present claims. King discloses a system for managing and processing service requests between client devices and servers in a data network. (Abstract) King does not discuss position information or converted data as required in the present claims. Hence, Dashefsky and King fail to anticipate or obviate the present invention. Accordingly, Applicants believe the present claims should now be allowed.

In view of the foregoing amendment and remarks, it is respectfully submitted that the application as now presented is in condition for allowance. Early and favorable reconsideration of the application are respectfully requested.

A fee for independent claims in excess of three is deemed to be required for the filing of this amendment. No additional fees are anticipated, but if such are required, the Examiner is hereby authorized to charge any insufficient fees or credit any overpayment associated with the above-identified application to Deposit Account No. 50-0320.

If any issues remain, or if the Examiner has any further suggestions, he/she is invited to call the undersigned at the telephone number provided below. The Examiner's consideration of this matter is gratefully acknowledged.

Respectfully submitted,  
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